"LIBERTY AND UNION, NOW AND FOREVER, ONE AND INSEPARABLE."-Daniel Webster.

VOL. I.

Tri-Weekly Standard. J. W. HOLDEN. W. W. HOLDEN.

W. W. HOLDEN & SON, EDITORS OF THE STANDARD, And authorized publishers of the Laws of the United

RATES OF SUBSCRIPTION. TERMS-CASH IN ADVANCE. Tri-Weekly paper, 1 year...... \$6 00 " " " 6 months.... 3 50 " " 2 00 To those who get up clubs of five or more subscribers one copy, gratis, will be furnished.

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large advertisers. Court advertisements will be charged 25 per cent. higher than the regular rates. SPECIAL NOTICES charged 50 per cent. higher

than ordinary advertisements. For advertisements inserted irregularly, 25 per cent higher than usual rates will be charged. No paper in the South has advertising facilities superior to the Standard.

Letters must be addressed to W. W. HOLDEN & SON,

Raleigh, N. C. Post Office, Raleigh, N. C.,

September 24th, 1866. The mails will close as follows, on and after this date : Office hours from 7 A. M., to 7 P. M., during the week,—from 8 to 9 A. M., and from 5 to 6 P. M., on Sundays. A. MILLER, P. M.

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WE HAVE JUST HAD PRINTED VARIOUS Blank forms for cases in the Superior courts as fol

Indictmennt for Larceny, do Unlawful Fences.
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Price of the above blanks \$1 per quire.

These, with various other Blanks, such as Land
Deeds, Marriage Liceuse Bonds, and Indentures, are gotten up in superior style, with appropri-ate blank endorsements on back, and printed on good paper They will be sold on reasonable terms for cash

OFFICIAL.

LAWS OF THE UNITED STATES.

Passed at the Second Session of the Thirty-seventh Congress, which was begun and held at the City of Washington, in the District of Columbia, on Monday, the second day of December, A. D. 1861, and mded on Thursday, the 17th day of July, A. D. 1862.

PUBLIC ACTS. ABRAHAM LINCOLN, President. HANNIBAL HAM-LIN, Vice President, and President of the Senate. Solomon FOOTE was elected President of the Senate, pro tempore, on the eightenth, day of July, and continued so to act until the close of the session. GALUSHA A. GROW, Speaker of the House of Representatives.

[Continued.]

8. Rectifiers shall pay twenty-five dollars for each license to rectify any quanty of spirituous liquors, not exceeding five hundred barrels or casks, containing not more than forty gallons to each barrel or cask of siquor so rectified; and twenty-five dollars for each additional five hundred such barrels, or any fractional part thereof. Every person who rectifies, or refines spirituous liquors or wines by any process, or mixes distilled spirits, whiskey, brandy, gin, or wine, with any other materials for sale under the name of whiskey, rum, brandy, gin, wine, or any other name, shall be regarded as a rectifier under this act.

9. Distillers shall pay fifty dollars for each license, and every person or copartnership who distils or manufactures spirituous liquors for sale, shall be deemed a distiller under this act: Provided, That any person or copartnership distilling or manufacturing less than three hundred barrels per year shall pay twenty-five dollars for a license. And provided farther, That no license shall be required for any still, stills, or other apparatus used by druggists and chemists for the recovery of alcohol for pharmaceutical and chemical purposes which has been used in those processes. And provided further, That distillers of apples and peaches, distilling or manufacturing less than one hundred and fifty barrels per year from the same, shall pay twelve and one-half dollars for licause for that purpose, and for a greater quantity as other distillers.

10. Brewers shall pay fifty dollars for each license. Every person who manufactures fermented liquors of any name or description, for sale, from malt, wholly or in part, shall be deemed a brewer under this act Provided, That any person who manufactures less than five hundred barrels per year shall pay the sum of twenty-five dollars for

11. Hotels, inns, and taverns shall be classified and rated according to the yearly ren-JOB PRINTING tal, or, if not rented, according to the estinated yearly rental of the house and property intended to be occupied for said purposes as follows, to wit: All cases where the rent or the valuation of the yearly rental of said house and property shall be ten thousand dollars or more shall constitute the first class and shall pay two hundred dollars for each license; where the rent or the valuation of the yearly rental shall be five thousand dollars and less than ten thousand dollars, the second class, and shall pay one hundred dollars for each license; where the rent or the valuation of the yearly rental shall be twenty-five hundred dollars and less than five thousand dollars, the third class, and shall pay seventy-five dollars for each license; where the rent or the valuation of the yearly rental shall be one thousand dollars and less than twenty-five hundred dollars, the fourth class, and shall pay fifty dollars for each Ticense; where the rent or the valuation of the yearly rental shall be five hundred dollars the fifth class, and shall pay twenty-five do llars for each license; where the rent or the valuation of the yearly rental shall be three hundred dollars and less than five hundred dollars, the sixth class, and shall pay fiftee: dollars for each license; where the rent or the valuation of the yearly rental shall be one hundred dollars and less than three hundred dollars, the seventh class, and shall pay ten dollars for each license; where the rent or the valuation of the yearly rental shall be less than one hundred dollars, the eight class and shall pay five dollars for each license. Every place where food and lodging are provided for and furnished to travellers and sojourners, in view of payment therefor, shall be regarded as a hotel, inn, or tavern under this act. All steamers and vessels upon waters of the United States, on board of which bassengers or travellers are provided with food or lodging, shall be required to take out a license of the fifth class, as aferesaid, under this act. The rental or estimated rental or shall be fixed and established by the assessor of the proper district at its proper value, but at not less than the actual rent agreed on by the parties: Provided, That if there be any fraud or collusion in the return of actual rent to the assessor, there shall be a penalty

> quired by this section, to be collected as other penalties under this act are collec-12. Eating-houses shall pay ten dollars for each license. Every place where food or re-freshments of any kind are provided for casual visitors and sold for consumption therein, shall be regarded as an eating-house under this act. But the keeper of any eatinghouse having taken out a license therefor shall not be required to take out a license as

equal to double the amount of licenses re-

contrary notwithstanding. 13. Brokers shall pay fifty dollars for each license. Any person whose business is to purchase or self stocks, coined money, banknotes, or other securities for themselves or others, or who deals in exchanges relating to money, shall be regarded a broker under this

a confectioner, anything in this act to the

14. Commercial brokers shall pay fifty dollars for each license. Any person or firm, except one holding a license as wholesale dealer or banker, whose business it is, as the agent of others, to purchase or sell goods, or seek orders therefor, in original or unbroken packages or produce, or to manage business matters for the owners of vessels, or for the shippers or consignors of freight carried by vessels, or whose business it is to purchase, rent, or sell real estate for others, shall be regarded a commercial broker under this act. 15. Land warrant brokers shall pay twentyfive dollars for each license. Any person shall be regarded as a land warrant broker within the meaning of this act who makes a business of buying and selling land warrants, and of furnishing them to settlers or other persons under contracts to have liens upon the land procured by means of them according to the value agreed on for the warrants

at the time they are furnished. 16. Tobacconists shall pay ten dollars for each license. Any person whose business it is to sell, at retail, cigars, snuff, or tobacco in any form, shall be regarded a tobacconist Any Blanks, not on hand, will be printed to or-der at the shortest notize, at the STANDARD OFFICE. under this net. Data license therefor, shall not

RALEIGH, N. C., TUESDAY, OCTOBER 23, 1866.

including halls rented or used occasionally nual sales to be ascertained or estimated in for concerts or theatrical representations, such manner as the Commissioner of Intershall be regarded as a theatre under this nal Revenue shall prescribe, and so of all

circus under this act.

tables belonging to or used in the building up their own prescriptions for their own or place to be licensed. When not exceed- patients. ing one alley or table, five dollars for each license; and when exceeding one alley or license hereinbefore provided for, if granted, table, five dollars for each additional alley or shall be construed to authorize the comtable. Every place or building where bowls mencement or continuation of any trade, are thrown or billiards played, and open to business, occupation or employment therein the public with or without price, shall be mentioned, within any State or Territory of regarded as a bowling-alley or billiard-room, the United States in which it is or shall be respectively, under this act.

take out a license as confectioner, anything | paid by this act. in this act to the contrary notwithstanding. 22. Horse-dealers shall pay for each license the sum of ten dollars. Any person whose business it is to buy and sell horses or mules shall be regarded a horse-dealer under this act: Provided, That if such horse-dealer on and after the st day of August, eighteen shall have taken out a license as a livery- hundred and sixty-two, every individual, stable keeper no new license shall be re- partnership, firm, association or corporation, quired.

23. Livery-stable keepers shall pay ten dollars for each license. Any person whose occupation or business is to keep horses for firms, associations or corporations, when not hire or to let shall be regarded as a liverystable keeper under this act. the sum of ten dollars. Any person whose to say:

be regarded as tallow-chandler and soapmaker under this act.

26. Coal-oil distillers shall pay for each who shall refine, produce, or distil crude pecoal-oil distiller under this act.

27. Peddlers shalt be classified and rated than two horses, the first class, and shall pay twenty dollars for each license; when travelling with two horses, the second class, and shall pay fifteen dollars for each license; when travelling with one horse, the third class, and shall pay ten dollars for each class, and shall pay five dollars for each li- nal Revenue. cense. Any person, except persons peddling newspapers, bibles, or religiour tracts, who sells or offers to sell, at retail, goods, wares, or other commodities, travelling from place to place, in the street, or through different parts of the country, shall be regarded a peddler under this act : Provided, That any peddler who sells, or offers to sell, dry goods foreign and domestic, by one or more original packages or pieces, at one time, to the same person or persons, as aforesaid, shall pay fifty dollars for each license. And any person who peddles jewelry shall pay twentyfive dollars for each license : Provided, That manufactures and producers of agricultural tools and implements, garden seeds, stoves, and hollow ware, brooms, wooden ware, and powder, delivering and selling at wholesale any of said articles, by themselves or their authorized agents at places other than the the seventy-fifth section of this act, the duplace of manufacture, shall not be required, for any sale thus made, to take out any ad-

ditional license therefor. 28. Apothecaries shall pay ten dollars for each license. Every person who keeps a shop or building where medicines are compounded or prepared according to prescriptions of physicians, and sold, shall be regarded an thereof, for the purposes of this act; and for apothecary under this act. But wholesale and retail dealers, who have taken out a license therefor, shall not be required to take out a license as apothecary, anything in this act to the contrary notwithstanding.

29. Manufacturers shall pay ten dollars for each license. Any person or persons, firms, companies, or corporations, who shall manufacture by hand or machinery, and offer for sale any goods, wares, or merchandise, exceeding annually the sum of one thousand dollars, shall be regarded a manufacturer under this act.

30. Photographs shall pay ten dollars for each license when the receipts do not exceed five hundred dollars; when over five hundred dollars and under one thousand dollars, fifteen dollars; when over one thousand dollars, twenty-five dollars. Any person or persons who make for sale photographs, ambrotypes, daguerreotypes, or pictures on glass, metal, or paper, by the action of light, shall be regarded a photographer under this act.

31. Lawyers shall pay ten dollars for each license. Every person whose business it is, for fee or reward, to prosecute or defend causes in any court of record or other judicial tribunal of the United States or of any of the States, or give advice in relation to causes or matters pending therein, shall be lations to be established by the Commission deemed to be a lawyer within the meaning

32. Physicians, surgeons, and dentists shall pay ten dollars for each license. Every vided by this act on manufactured articles person (except apothecaries) whose business as aforesaid, the goods, wares and merchan-it is, for fee and reward, to prescribe remediate manufactured and unsold by such mandies or perform surgical operations for the ufacturer shall be forfeited to the United cure of any bodily disease or ailing, shall be States, and may be sold or disposed of for sheemed a physician, surgeon, or dentist, as the benefit of the same, in manner as shall the case may be, within the meaning of this be prescribed by the Commissioner of Inter-

patents shall pay ten dollars for each li-cense. Every person whose business it is to session of said articles, and may maintain prosecute claims in any of the executive departments of the federal government, or process of the federal government of the fede cure patents, shall be deemed a claim or pa-tent agent, as the case may be under this

be required to take out a license as tobac- ses, tobacconists or retail dealers shall not conists, anything in this act to the contrary exceed the sum of one thousand dollars, such apothecaries, confectioners, eating hou-17. Theatres shall pay one hundred dollars ses, and retail dealers, shall not be required for each license. Every edifice creeted for to take out or pay for license, any thing in the purpose of dramatic or operatic repre-sentations, plays, or performances, and not the amount or estimated amount of such an-

other annual sales or receipts, where the rate 18. Circuses shall pay fifty dollars for each license. Every building, tent, space, or area sales or receipts. where feats of horsemanship or acrobatic Sec. 66. And be it further enacted, That sports are exhibited, shall be regarded as a nothing contained in the preceding sections

of this act, laying duties on licenses, shall 19. Jugglers shall pay for each license be construed to require a license for the sale twenty dollars. Every person who performs of goods, wares and merchandise made or by sleight of hand shall be regarded as a juggler under this act. The proprietors or agents producer at the manufactory or place where of all other public exhibitions or shows for the same is made or produced; to vintners money, not enumerated in this section, shall who sell, at the place where the same is pay for each license ten dollars: Provided, made, wine of their own growth; nor to That no license procured in one State shall apothecaries, as to wines or spirituous liqbe held to authorize exhibitions in another | nors which they use exclusively in the prep-State; and but one license shall be required aration or making up of medicines for sick under this act to authorize exhibitions within lame, or diseased persons; nor shall the provisions of paragraph number twenty-seven 20. Bowling-alleys and billiard-rooms shall extend to physicians who keep on hand pay according to the number of alleys or medicines solely for the purpose of making

specially prohibited by the laws thercof, or 21. Confectioners shall pay ten dollars tor each license. Every person who sells at retail confectionery, sweetmeats, comfits, or be held or construed so as to prevent the other confects, in any building, shall be re- several States within the limits thereof from garded as a confectioner under this act. But | placing a duty, tax or license for State purwholesale and retail dealers having taken out poses on any business matter or thing on a license therefor, shall not be required to which a duty, tax or license is required to be

> MANUFACTURES, ARTICLES AND PRODUCTS.

SLECIFIC AND AD VALOREM DUTY. Sec. 68. And be it further enacted, That and any word or words in this act indicating or referring to a person or persons shall be taken to mean and include partnerships, otherwise designated or manifestly incompatible with the intent thereof,) shall com-24. Cattle brokers shall pay for each license | ply with the following requirements, that is

business it is to buy and sell and deal in cat- First. Before commencing, or, if already tle, hogs, or sheep, shall be considered as a commenced, before continuing any such manufacture for which he, she or they may 25. Tallow-chandlers and soap makers be liable to be assessed, under the provisions shall pay for each license the sum of ten dol- of this act, and which shall not be different-Any person whose business it is to ly provided for elsewhere within thirty days make or manufacture candles or soap shall after the date when this act shall take effect, he, she or they shall furnish to the assistant assessor a statement, subscribed and sworn to, or affirmed, setting forth the place license the sum of fifty dollars. Any person | where the manufacture is to be carried on, name of the manufactured article, the protroleum or rock oil, or crude coal oil, or crude | posed market for the same, whether foreign oil made of asphaltum, shale, peat, or other or domestic, and generally the kind and bituminous substances, shall be regarded a quality manufactured or proposed to be

manufactured. Second. He shall within ten days after as follows, to wit: when travelling with more | the first day of each and every month, after the day on which this act takes effect, as hereinbefore mentioned, or on or before a day prescribed by the Commissioner of Internal Revenue, make return of the products and sales or delivery of such manufacture in form and detail as may be required, from license; when travelling on foot, the fourth | time to time by the Commissioner of Inter

Third. All such returns, statements, de scriptions, memoranda, oaths and affirmations, shall be in form, scope and detail, as may be prescribed from time to time by the Commissioner of Internal Revenue

Sec. 69. And be it further enacted, That upon the amounts, quantities, and values of roduce, goods, wares, merchandise, and articles manufactured and sold, or delivered, hereinafter enumerated, the manufacturer thereof, whether manufactured for himself or for others, shall pay to the collector of inter-nal revenue within his district, monthly, or on or before a day to be prescribed by the Commissioner of Internal Revenue, the duties on such manufactures: Provided, That when thread is manufactured and sold or delivered exclusively for knitted fabrics, or ties shall be assessed on the articles finished and prepared for use or consumption to the party so finishing or preparing the same, and any party so finishing or preparing any cloth or other fabrics of cotton, wool, or other materals, whether imported or otherwise, shall be considered the manufacturer neglect to pay such duties within ten days after demand, either personal or written, left at his, her or their house or place of business, or manufactory, tht amount of such duties may be levied upon the real and personal property of any such manufacturer. And such duties, and whatever shall be the expenses of levy, shall be a lien from the day prescribed by the Commissioner from their payment aforesaid, in favor of the United States upon the said real and personal property of such manufacturer, and such lien nay be enforced by distraint, as provided in the general provisions of this act. And provided further, That in all cases of goods manufactured in whole or in part upon comnission, or where the material is furnished by one party and manufactured by another, if the manufacturer shall be required to pay under this act the tax hereby imposed, such person or persons so paying the same shall be entitled to collect the amount thereof of the owner or owners, and shall have a lien for the amount thus paid upon the manufactured goods: And provided further, That the taxes on all articles manufactured and sold, in pursuance of contracts bona fide made before the passage of this act, shall be paid by the purchasers thereof, under regu-

er of Internal Revenue. Sec. 70. And be it further enacted, That for neglect or refusal to pay the duties pronal Revenue, under the direction of the Sec 33. Claim agents and agents for procuring retary of the Treasury. In such case the summon, giving notice of not less than two. nor more than ten days, the parties in pos-Sec. 65. And be it further enacted, That where the annual gross receipts or sales of any apothecaries, confectioners, eating hou-

the said articles shall be declared forfeit and sion the same may be turned over the proper | duced in the manufacture of illuminating

voucher therefor: Provided, That the proceeds of the sale of said articles, if any there | gas, and the products of the redistillation of coal tar thus produced, shall be exempt from be after deducting the duties thereon, to- duty: And provided, further, That gas comgether with the expenses of summons, ad- panies so located as to compete with each vertising and sale, or the excess of the value other shall pay the rate imposed by this act and expenses accrued thereon, when turned duction;

such seizure. Articles which the collector may adjudge perishable may be sold or disposed of before the declaration of forfeiture. Said sales shall be made at public auction, and notice thereof shall be given in the same

manner as is provided in this section in case Sec. 71. And be it further enacted, That pimento, ground cloves, ground cassia, and any violation of, or refusal to comply with, ground ginger, and all imitations of the same, forfeiture, substantially in manner as detailed in the section next preceding this, of all manufactured articles liable to be assessed otherwise provided for; and such violation | melado, two mills per pound; or refusal to comply shall further make any party so violating or refusing to comply lia! le to a fine of five hundred dollars, to be recovered in manner and form as provided

Sec. 72. And be it further enacted, That in case of the manufacture and sale or delivery of any goods, wares, merchandise, or articles as hereinafter mentioned, without compliance on the part of the party manufacturing the same with all or any of the requirements and regulations prescribed in this act in relation thereto, the assistant assessor may, upon such information as he may have, assume and estimate the amount and value of such manufactures, and upon such assumed amount assess the duties, and said duties shall be collected in like manner as in case the provisions of this act in relation thereto had been complied with, and to such articles all the foregoing provisions for liens, fines, penalties, and forfeitures, shall in like man-

ner apply.

Sec. 73. And be it further enacted, That all goods, wares, and merchandise, or articles manufactured or made by any person or persons not for sale, but for his, her, or their own use or consumption, and all goods, wares, and merchandise, or articles manufactured or made and sold, except spirituous and malt liquors, and manufactured tobacco. where the annual product shall not exceed the sum of six hundred dollars, shall be and are exempt from duty : Provided, That this shall not apply to any business or transaction where one party furnishes the materials, or any part thereof, and employs another party to manufacture, make, or finish the goods, wares, and merchandise or articles, paying or promising to pay therefor, and receiving per thousand; the goods, wares, merchandise or articles.

Sec. 74. And be it further enacted, That the value and quantity of the goods, wares, and merchandise required to be stated, as aforesaid, and subject to an advalorem duty, shall be estimated by the actual sales made by the manufacturer, or by his, her, or their agent, or person or persons acting in his, her, or their behalf; and were such goods, wares, and merchandise have been removed for consumption, or for delivery to others, or placed on shipboard, or are no longer within the custody and control of the manufacturer or manufacturers, or his or their agent, not being in his, her, or their factory, store or warehouse, the value shall be estimated by the average of the market value of the like goods, wares, and merchandise, during the time when the same would have become liable to and charged with duty.

Sec. 75. And be it further enacted, That from and after the said first day of August, eighteen hundred and sixty-two, upon the articles, goods, wares, and merchandise, hereinafter mentioned, which shall thereafter be produced and sold, or be manufactured or made and sold, or removed for consumption, or for delivery to others than agents of the manufacturer or producer within the United States or Territories thereof, there shall be levied, collected, and paid the following duties, to be paid by the producer or manufacturer thereof, that is to say: On candles, of whatever material made

three per centum ad valorem: On all mineral coals, except such as are known in the trade as pea coal and dust coal, three and a half cents per ton: Provided, That for all contracts of lease of coal lands made before the first day of April, eighteen hundred and sixty-two, the lessee shall pay

exempted from this duty:

then and there to show cause, if any there be, why for such neglect or refusal such articles should not be declared forfeited to the shall be above five hundred thousand, and United States. Such persons or parties in not exceeding five millions of cubic feet per terested shall be deemed to be the manufac- month, ten cents per one thousand cubic feet; turers of the same, if the articles shall be at | when the product shall be above five millions, the time of taking such possession upon the fifteen cents per one thousand cubic feet; premises where manufactured; if they shall and the general average of the monthly proat such time have been removed from the duct for the year preceding the return replace of manufacture, the parties interested quired by this act shall regulate the rate of shall be deemed to be the person in whose duty herein imposed; and where any gas custody or possession the articles shall then | company shall not have been in operation Such summons shall be served upon for the year next preceding the return as such parties in person, or by leaving a copy aforesaid, then the rate shall be regulated thereof at the place of abode or business of upon the estimated average of the monthly the party to whom the same may be direct- product : Provided, That the product re-In case no such party or place can be quired to be returned by this act shall be found, which fact shall be determined by understood to be the product charged in the the collector's return on the summons, such | bills actually rendered by any gas company notice, in the nature of a summons, shall be during the month preceding the return, and given by advertisement for the term of three all gas companies are hereby authorized to weeks in one newspaper in the county near- add the duty or tax imposed by this act to est to the place of such sale. If at or before the price per thousand cubic feet on gas sold : such hearing such duties shall not have been | Provided, further, That all gas furnished for paid, and the assessor or assistant assessor lighting street lamps, and not measured, and shall adjudge the summons and notice, ser- all gas made for and used by any hotel, inn, vice and return of the same, to be sufficient, tavern, and private dwelling-house, shall be subject to duty, and may be estimated; and shall be sold, disposed of or turned over to if the returns in any case shall be understated the use of any department of the govern- or underestimated, it shall be the duty of the ment, as may be directed by the Secretary assistant assessor of the district to increase of the Treasury, who may require of any of- the same as he shall deem just and proper: ficer of the government into whose posses- And provided, further, That coal tar pro-

of said articles, after deducting the duties upon the company having the largest proover to the use of any department of the On coal illuminating oil, refined, produced government, shall be refunded and paid to by the distillation of coal, asphaltum, shale, the manufacturer, or to the person in whose peat, petroleum, or rock oil, and all other custody or possession the articles were when bituminous substances, used for like purposeized. The Commissioner of Internal Rev- ses, ten cents per gallon: Provided, That enue, with the approval of the Secretary of such oil refined and produced by the distilthe Treasury, may review any such case of lation of coal exclusively shall be subject to forfeiture, and do justice in the premises. - pay a duty of eight cents per gallon, any If the forfeiture shall have been wrongly de- thing in this act to the contrary notwithclared, and sale made, the Secretary is here-by authorized in case the specific articles tillers of coal-oil shall be subject to all the cannot be restored to the party aggrieved in provisions of this act, hereinbefore set forth as good order and condition as when seized, and specified, applicable to distillers of to make up to such party in money his loss spirituous liquors, with regard to license, and damage from the contingent fund of bonds, returns, and all other provisions dehis department, Immediate return of seiz-ures so forfeited shall be made to the Com-quantity distilled, and securing the payment missioner of Internal Revenue by the collectof duties, so far as the same may, in the judgtor or deputy collector who shall make any ment of the Commissioner of Internal Revenue, and under regulations prescibed by him, be necessary for that purpose;

On ground coffee, and all preparations of which coffee forms a part, or which is prepared for sale as a substitute for coffee, three miles per pound; On ground pepper, ground mustard, ground

one cent per pound : On sugar, refined, whether loaf, lump, granulated, or pulverized, two mills per pound;

On sugar, refined or made from molass under the provisions of this act, and not sirup of molasses, melado or concentrated On all brown, Muscovado, or clarified sugars produced directly from the sugar cane, and not from sorghum or imphee, other than those produced by the refiner, one cent per

pound; On chocolate, and cocoa prepared, one cent per pound; On saleratus, and bicarbonate of sode, five

mills per pound; On starch, made of potatoes, one mill per pound; made of corn or wheat, one and a half mills per pound; made of rice or any

other material, four mills per pound; On tobacco, cavendish, plug, twist, fine cut, and manufactured of all descriptions, (not including snuff, cigars, and smoking tobacco prepared with all the stems in, or made exclusively of stems,) valued at more than thirty cents per pound, fifteen cents per pound; valued at any sum not exceeding

thirty cents per pound, ten cents per pound; On smoking tobacco prepared with all the stems in, five cents per pound; On smoking tobacco made exclusively of

stems, two cents per pound;
On snuff manufactured of tobacco, ground dry or damp, of all descriptions, twenty cents per pound; On cigars, valued at not over five dollars

per thousand, one dollar and fifty cents per thousand: On cigars, valued at over five and not over ten dollars per thousand, two dollars per

thousand: On cigars, valued at over ten and not over twenty dollars per thousand, two dollars and

fifty cents per thousand; On cigars, valued at over twenty dollars per thousand, three dollars and fifty cents On gunpowder, and all explosive sub stances used for mining, blasting, artillery or sporting purposes, when valued at eigh

teen cents per pound or less, five mills per pound; when valued at above eighteen cents per pound, and not exceeding thirty cents per pound, one cent per pound; and when valuded at above thirty cents per pound, six cents per pound. On white lead, twenty-five cents per one hundred pounds:

On oxide of zinc, twenty-five cents per one hundred pounds; On sulphate of barytes, ten cents per one hundred pounds: Provided, That white lead, oxide of zinc, and sulphate of barytes, or any one of them, shall not be subject to any additional duty in consequence of being mixed or ground with linseed oil, when the duties ipon all the materials so mixed or ground shall have been previously actually paid;

ground in oil, or in paste with water, not otherwise provided for, five per centum ad On clock movements made to run one day,

On all paints and painters' colors, dry or

five cents each; made to run more than one day, ten cents each; On pins, solid head or other, five per cen-

tum ad valorem; On umbrellas and parasols made of cotton, silk, or other material, five per centum advalorem: On screws, commonly called wood screws, one and a half cent per pound;

On railroad iron, and all other iron advanced beyond slabs, blooms, or loops, and not advanced beyond bars or rods, and band, hoop, and sheet iron, not thinner than number eighteen wire-gauge, and plate iron not less than one-eighth of an inch in thickness, the tax:

On lard oil, mustard-seed oil, linseed oil, and on all animal or vegetable oils not exempted nor provided for elsewhere, whether pure or adulterated, two cents per gallon:

Provided, That red oil or oleic acid, produced in the less than one-eighth of an inch in thickness, one dollar and fifty cents per ton; one band, hoop, and sheet iron, thinner than number eighteen wire-gauge, plate iron less than one-eighth of an inch in thickness, and cut nails and spikes, two dollars per ton:

And cut nails and spikes, two dollars per ton: duced in the manufacture of candles, and Provided, That bars, rods, bands, hoops used as a material in the manufacture of sheets, plates, nails, and spikes, manufactured soap, paraffine, whale and fish oil, shall be from iron upon which the duty of one dollar and fifty cents has been levied and paid, On gas, illuminating, made of coal, wholly shall be subject only to a duty of fifty cents. or in part, or any other material, when the per ton in addition thereto, anything in this product shall be not above five hundred set to the contrary notwithstanding; On NO. 93.

stoves and hollow ware, one dollar and fifty cents per ton of two thousand pounds; cast iron used for bridges, buildings, or other permanent structures, one dollar pen ton; Provided, That bar iron used for like pur-poses shall be charged no additional duty beyond the specific duty imposed by this act; On steel in ingots, bars, sheets, or wire not less than one-fourth of an inch in thickness, valued at seven cents per pound or less, four dollars per ton; valued at above seven cents per pound, and not above eleven cents per pound, eight dollars per ton; valued above eleven cents per pound, ten dollars per ton; On paper of all descriptions, including pasteboard and binders' boards, three per

of all other descriptions, white or colored except soft soap and soap otherwise provided for, valued not above three and a half cents per pound, one mill per pound; valued at above three and a half cents per pound, five mills per pound; On soap, fancy, scented, honey, cream, transparent, and all descriptions of toilet and

On soap, castile, palm-oil, erasive, and soap

centum ad valorem;

shaving soap, two cents per pound; On salt, four cents per one hundred On pickles and preserved fruits, and on all

preserved meats, fish, and shell-fish in cans or air-tight packages, five per centum ad valorem;

On glue and gelatine of all descriptions in the solid state, five-mills per pound;
On glue and cement, made wholly or in part of glue, to be sold in the liquid state, twenty-five cents per gallon;
On patent or enamelled leather, five mills

per square foot; On patent Japanned split, used for dasher leather, four mills per square foot; TO BE CONTINUED.

City Advertisements.

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W. H. & R. S. TUCKER & CO. NEW FALL AND WINTER

STOCK OF STAPLE AND FANCY Dry Goods,

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WE ARE NOW RECEIVING A LARGE and varied Stock of all kinds of LADIES' DRESS GOODS,

Bleached Domestics, Unbleached do., 64, 84 and 10.4 Sheeting, Cambrics and Linens, Balmoral Skirts, Hosiery, New Style Hats, Bonnets, Jet Ornaments, Glove Trimming, Ribbons, Streamer Ribbons, Sash Ribbons, Black and Colored Belts, Dress

Ribbons, Black and Colored Belts, Dress
Buttons, Belt Buckles, Bugle Trimmings, Velvet Trimmings, Crape
Trimmings, Linen Damasks,
Towels, Linen Diaper,
Cotton Diaper, Blankets, Sacque and
Opera Flannels, White English
and Welch do., Carpeting,
Velvet Rugs, Table Covers, and a large Stock of
Shoes and Gaiters; in fact, every article usually kept in a No. 1 Dry Goods Store.

Hats! Hats!! Hats!

Shoes! Shoes!! Shoes!!! Suspenders, Half-Hose, Cravats, Collars and Handkerchiefs. Our stock will be kept up, as one of our firm is always in the market, and buys GOOD GOODS LOW, and we sell them CHEAP.

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W. H. & R. S. Tucker & Co. We are preparing to sell to country merchants at a SMALL advance, or we will buy stocks of goods of any description on commission. W. H. & R. S. TUCKER & CO. Raleigh, Sept. 13, 1866.



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References:

WILLIAM L. PALMER, ESQ., GEN. WILLIAM A. OLMBTEAD,

Troy, N. Y. DUDLEY C. CHANNELL, ESQ., CHARLES C. FILLEY,

New-Orleans, La. CHARGES MODERATE. All Letters must enclose a Stamp. July 14, 1866.